

**PURCHASE CONTRACT  
CITY OF BISBEE**

THIS PURCHASE CONTRACT ("Contract") is made this 5th day of January, 2016, by and between the CITY OF BISBEE, an Arizona municipal corporation ("City") and EMERGENCY VEHICLE GROUP, INC. ("Vendor").

WHEREAS, the City is in need of certain materials, supplies and/or equipment (hereinafter "Equipment") as more particularly specified in the Notice of Solicitation for an Ambulance and as incorporated herein by reference; and

WHEREAS, the Vendor has offered to provide the requested Equipment in accordance with the terms of this Contract.

NOW, THEREFORE, in consideration of the foregoing recitals, which are incorporated herein by reference, the following mutual covenants and conditions, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the City and the Vendor hereby agree as follows:

1. Equipment. The Vendor promises and agrees to provide the Equipment as described in the Specifications, Scope of Work or Requirements and the Vendor's Proposal each of which is incorporated herein by reference.

2. Warranty. The Vendor further agrees to provide all of the Equipment required by this Contract free from defects in material or workmanship and shall warrant against such defects see attached Exhibit A from the date of acceptance by the City, and shall transfer to the City any other applicable manufacturers' warranties. The City shall have 2 days from pick up from the Anaheim, CA location to determine whether to accept it.

3. Term. This Contract shall remain in effect until delivery and acceptance, provided, however, that terms such as the warranty and conflict provisions shall survive the termination of the Contract. It may be renewed for an additional period upon the mutual agreement of the parties.

4. Purchase Price. The City will pay the Vendor, and the Vendor agrees to accept as complete payment for the Equipment, the sum of \$139,171.37. The City shall have the right to reject all or any Equipment provided under this Contract which does not meet the required specifications. In the event of any such rejection, the Vendor agrees to promptly remedy any and all deficiencies. No payment shall be due for any rejected Equipment until such deficiencies have been corrected to the City's satisfaction at the Vendor's sole cost and expense.

5. Delivery and Payment. Vendor shall deliver the Equipment on or before June 1, 2016. Payment shall be made by the City to the Vendor on the basis of an invoice

following delivery and acceptance of the Equipment. If the Equipment is not delivered on or before June 1, 2016, the City will deduct from the purchase price \$100 for each day after June 1, 2016 until the Equipment is delivered by the Vendor and accepted by the City. Risk of loss shall remain with the Vendor until delivery and acceptance by the City.

6. Conflict of Interest. This Contract is subject to the provisions of ARIZ. REV. STAT. § 38-511. The City may cancel this Contract without penalty or further obligations by the City or any of its departments or agencies if any person significantly involved in initiating, negotiating, securing, drafting or creating this Contract on behalf of the City or any of its departments or agencies is, at any time while the Contract or any extension of the Contract is in effect, an employee of any other party to the Contract in any capacity or a consultant to any other party of the Contract with respect to the subject matter of the Contract.

7. Gratuities. The City may, by written notice to the Vendor, cancel this Contract if it is found by the City that gratuities, in the form of economic opportunity, future employment, entertainment, gifts or otherwise, were offered or given by the Vendor or any agent or representative of the Vendor to any officer, agent or employee of the City for the purpose of securing this Contract. In the event this Contract is cancelled by the City pursuant to this provision, the City shall be entitled, in addition to any other rights and remedies, to recover or withhold from the Vendor an amount equal to 150% of the gratuity.

8. Contract Subject to Appropriation. The provisions of this Contract for payment of funds by the City shall be effective when funds are appropriated for purposes of this Contract and are actually available for payment. The City shall be the sole judge and authority in determining the availability of funds under this Contract and the City shall keep the Vendor fully informed as to the availability of funds for the Contract. The obligation of the City to make any payment pursuant to this Contract is a current expense of the City, payable exclusively from such annual appropriations, and is not a general obligation or indebtedness of the City. If the City Council fails to appropriate money sufficient to pay the amounts as set forth in this Contract during any immediately succeeding fiscal year, this Contract shall terminate at the end of then-current fiscal year and the City and the Vendor shall be relieved of any subsequent obligation under this Contract.

9. Termination.

9.1 For City's Convenience. This Contract is for the convenience of the City and, as such, may be terminated without cause after receipt by Vendor of written notice by the City.

9.2 For Cause. This Contract may be terminated by either party upon 30 days' written notice should the other party fail to substantially perform in accordance with this Contract's terms, through no fault of the party initiating the termination.

10. Amendment. This Contract may be modified only by a written amendment signed by persons duly authorized to enter into contracts on behalf of the City and the Vendor.

11. Provisions Required by Law. Each and every provision of law and any clause required by law to be in the Contract will be read and enforced as though it were included herein

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10. Amendment. This Contract may be modified only by a written amendment signed by persons duly authorized to enter into contracts on behalf of the City and the Vendor.

11. Provisions Required by Law. Each and every provision of law and any clause required by law to be in the Contract will be read and enforced as though it were included herein

## Nina Williams

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**From:** Jestin Johnson  
**Sent:** Thursday, February 04, 2016 3:52 PM  
**To:** Garrett Adelman  
**Cc:** Ashlee Coronado; Nina Williams  
**Subject:** RE: Contract

Thank you.

Jestin Johnson  
City Manager  
City of Bisbee  
118 Arizona St.  
Bisbee, AZ 85603  
[jjohnson@bisbeeaz.gov](mailto:jjohnson@bisbeeaz.gov)

----- Original message -----

From: Garrett Adelman <[gadelman@evginc.net](mailto:gadelman@evginc.net)>  
Date: 02/04/2016 2:38 PM (GMT-07:00)  
To: Jestin Johnson <[JJohnson@bisbeeaz.gov](mailto:JJohnson@bisbeeaz.gov)>  
Cc: Ashlee Coronado <[ACoronado@bisbeeaz.gov](mailto:ACoronado@bisbeeaz.gov)>  
Subject: Contract

Jestin,

Good afternoon, from our conversation and in the attachment you will see your page of the contract without the cancelation being struck out of the contract. We will leave the contract as is and proceed forward in good faith with the custom ambulance build for Bisbee Arizona.

Let me know if you need anything else and have a great day.

Garrett Adelman | Regional Account Manager

Emergency Vehicle Group, Inc.

2883 E. Coronado St. | Anaheim, CA 92806

Direct: 714-500-7453 | Cell: 949-395-6961

[gadelman@evginc.net](mailto:gadelman@evginc.net) | [www.evginc.net](http://www.evginc.net)



and, if through mistake or otherwise any such provision is not inserted, or is not correctly inserted, then upon the application of either party, the Contract will promptly be physically amended to make such insertion or correction.

12. Entire Contract; Interpretation; Parol Evidence. This Contract represents the entire agreement of the parties with respect to its subject matter, and all previous agreements, whether oral or written, entered into prior to this Contract are hereby revoked and superseded by this Contract. No representations, warranties, inducements or oral agreements have been made by any of the parties except as expressly set forth herein, or in any other contemporaneous written agreement executed for the purposes of carrying out the provisions of this Contract. This Contract shall be construed and interpreted according to its plain meaning, and no presumption shall be deemed to apply in favor of, or against the party drafting the Contract. The parties acknowledge and agree that each has had the opportunity to seek and utilize legal counsel in the drafting of, review of, and entry into this Contract.

13. Assignment. No right or interest in this Contract shall be assigned by Vendor without prior, written permission of the City signed by the City Manager and no delegation of any duty of Vendor shall be made without prior, written permission of the City signed by the City Manager. Any attempted assignment or delegation by Vendor in violation of this provision shall be a breach of this Contract by Vendor.

14. Subcontracts. No subcontract shall be entered into by the Vendor with any other party to furnish any of the material or services specified herein without the prior written approval of the City. The Vendor is responsible for performance under this Contract whether or not subcontractors are used.

15. Rights and Remedies. No provision in this Contract shall be construed, expressly or by implication, as waiver by the City of any existing or future right and/or remedy available by law in the event of any claim of default or breach of this Contract. The failure of the City to insist upon the strict performance of any term or condition of this Contract or to exercise or delay the exercise of any right or remedy provided in this Contract, or by law, or the City's acceptance of and payment for services, shall not release the Vendor from any responsibilities or obligations imposed by this Contract or by law, and shall not be deemed a waiver of any right of the City to insist upon the strict performance of this Contract.

16. Attorneys' Fees. In the event either party brings any action for any relief, declaratory or otherwise, arising out of this Contract or on account of any breach or default hereof, the prevailing party shall be entitled to receive from the other party reasonable attorneys' fees and reasonable costs and expenses, determined by the court sitting without a jury, which shall be deemed to have accrued on the commencement of such action and shall be enforced whether or not such action is prosecuted through judgment.

17. Liens. All materials or services shall be free of all liens and, if the City requests, a formal release of all liens shall be delivered to the City.

18. Offset.

18.1 Offset for Damages. In addition to all other remedies at law or equity, the City may offset from any money due to the Vendor any amounts Vendor owes to the City for damages resulting from breach or deficiencies in performance or breach of any obligation under this Contract.

18.2 Offset for Delinquent Fees or Taxes. The City may offset from any money due to the Vendor any amounts Vendor owes to the City for delinquent fees, transaction privilege taxes and property taxes, including any interest or penalties.

19. Notices and Requests. Any notice or other communication required or permitted to be given under this Contract shall be in writing and shall be deemed to have been duly given if (a) delivered to the party at the address set forth below, (b) deposited in the U.S. Mail, registered or certified, return receipt requested, to the address set forth below, (c) given to a recognized and reputable overnight delivery service, to the address set forth below or (d) delivered by facsimile transmission to the number set forth below:

If to the City:           City of Bisbee  
                                  118 Arizona Street  
                                  Bisbee, Arizona 85603  
                                  Facsimile: (520) 432-6069  
                                  Attn: \_\_\_\_\_

With copy to:           Britt Hanson  
                                  City Attorney  
                                  118 Arizona Street  
                                  Bisbee, Arizona 85603  
                                  Facsimile: (520) 432-8778

If to Vendor:           Emergency Vehicle Group, Inc.  
                                  2883 East Coronado Street  
                                  \_\_\_\_\_  
                                  Anaheim, California 92806  
                                  \_\_\_\_\_  
                                  Facsimile: (714) 238-0120  
                                  Attn: Garett Adelman

or at such other address, and to the attention of such other person or officer, as any party may designate in writing by notice duly given pursuant to this subsection. Notices shall be deemed received (a) when delivered to the party, (b) three business days after being placed in the U.S. Mail, properly addressed, with sufficient postage, (c) the following business day after being given to a recognized overnight delivery service, with the person giving the notice paying all required charges and instructing the delivery service to deliver on the following business day, or (d) when received by facsimile transmission during the normal business hours of the recipient. If a copy of a notice is also given to a party's counsel or other recipient, the provisions above governing the date on which a notice is deemed to have been received by a party shall mean and refer to the date on which the party, and not its counsel or other recipient to which a copy of the notice may be sent, is deemed to have received the notice.

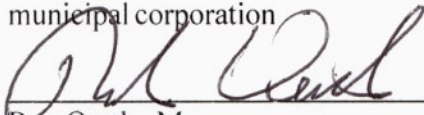
20. E-verify Requirements. To the extent applicable under ARIZ. REV. STAT. § 41-4401, the Vendor and its subcontractors warrant compliance with all federal immigration laws and regulations that relate to their employees and compliance with the E-verify requirements under ARIZ. REV. STAT. § 23-214(A). Vendor's or its subcontractor's failure to comply with such warranty shall be deemed a material breach of this Contract and may result in the termination of this Contract by the City.

21. Conflicting Terms. In the event of any inconsistency, conflict or ambiguity among the Contract, the Specifications, Scope of Work or Requirements and the Vendor's Proposal, the documents shall govern in the order listed herein.


IN WITNESS WHEREOF, the parties hereto have executed this instrument as of the date and year first set forth above.

"City"

CITY OF BISBEE, an Arizona  
municipal corporation

  
Ron Oerle, Mayor

ATTEST:

  
Ashlee Coronado, City Clerk

APPROVED AS TO FORM:

Elda Orduno on behalf of  
Britt Hanson, City Attorney

"Vendor"

EMERGENCY VEHICLE GROUP, INC.  
a(n) NEVADA CORPORATION

By: T. S. Q.

Name: TRAVIS BRINSTEAD  
Title: PRESIDENT & CEO



## Standard Conversion Warranty

## EXHIBIT A to Document

Wheeled Coach Industries, Inc., (hereinafter Wheeled Coach) ("Warrantor") warrants to the original retail purchaser for an unlimited mileage for a period of twelve (12) months from the date of delivery. This product shall be free of substantial defects in materials and workmanship, which are attributable to Wheeled Coach and which arise during the course of normal use and service. Wheeled Coach will correct any defect in material or workmanship, with either new or used replacement parts, at Wheeled Coach's option. Such repair including both parts and labor, is at Wheeled Coach's expense. All warranty service is subject to Wheeled Coach's prior examination and (written) approval and will be performed by Wheeled Coach or at service centers designated by Wheeled Coach. This warranty is valid only in the United States and Canada, and any vehicle sold for use outside of the United States and Canada is sold "AS IS."

### WARRANTY PERFORMANCE

Owner's exclusive remedy under this warranty shall be repair or replacement of defective parts, free of charge to the Owner. Owner shall bear all expenses arising out of or relating to transporting the product to the appropriate Warranty Service Location.

### Warranty Exclusions and Limitations

This Limited Ambulance Warranty **DOES NOT COVER:**

1. Damage to the soft trim and appearance items if such damage is due to normal use, wear and tear, or exposure to elements.
2. Accessories, components, and/or parts not manufactured by Warrantor, which items include (but are not limited to): the chassis and its component parts, tires, tire balancing, aftermarket suspension components, wheel alignment, inverters, sirens, light bulbs, light bars, battery chargers, generator, air conditioners, radios, power converters, batteries, other electronic, sealants, hardware, moldings, windows, fender rings, and/or attachments and accessories. The manufacturers of these products may provide warranties covering the performance of their particular products.
3. Normal maintenance such as lubrication, batteries, tires, filter and oil replacement, belts and hoses, brake lining and adjustment, and vehicle alignments. Normal wear parts such as electrical accessories, voltage regulator, flashers, switches, etc.
4. Scratches or dents on the body, windows, and window shields not reported within 7 days of delivery.
5. Vinyl or painted graphics in any form not originally installed by Wheeled Coach.
6. Damage to products that have been improperly installed, altered or modified by any party other than Warrantor.
7. Damage caused by misuse, neglect, negligence or accident. Usage of this product in a manner, which is inconsistent with design intentions or inconsistent with owner's manual directions, will invalidate this warranty in regard to damage caused by or relating to such inconsistent usage.
8. Damage caused by owner's failure to provide normal maintenance. Failure to follow operating instructions.
9. Damage caused by floods, fire, wind, hail, lightning, and/or any natural disaster.
10. Damage caused by replacement or modification of original parts and/or components. This includes but is not limited to improper or unauthorized installation of repairs, and/or attachments.
11. Wheeled Coach shall not be liable for incidental, consequential, direct, indirect, or other damages (such as, but not limited to, lost wages, inconvenience, lodging, travel costs, or lost vehicle rental expenses) that result from breach of written warranty or any implied warranty.
12. Damage to a Wheeled Coach vehicle that is leased or rented to a second party
13. Custom module if altered by welding, cutting or splicing, or improper drilling without Wheeled Coach's prior written approval
14. Custom module systems and components damaged as a result of corrosion, including, but not limited to, salt and/or acidic exposure

**Limitation on Damages:** Wheeled Coach shall not be liable for any special, incidental, or consequential damages based upon breach of warranty, breach of contract, negligence, strict tort, or any other legal theory. Such damages include, but are not limited to, lost wages, lost vehicle rental expenses, loss of savings, profits, or revenue, loss of use of the vehicle or any associated equipment, cost of capital, cost of any substitute vehicle, equipment, facilities or services, downtime, the claims of third parties including customers, and injury to property. This limitation does not apply to claims for personal injury. Some states do not allow limits on warranties, or on remedies for breach in certain transactions. In such states, the limits in this paragraph and in the disclaimer of warranty may not apply.

**Warranty Registration:** This warranty is conditioned upon receipt by Wheeled Coach of a completed and signed warranty registration card within two weeks of delivery. It is the obligation of the purchaser to sign the customer registration card and return it to Wheeled Coach within the two weeks following delivery. The warranty registration card must be on file for any warranty claim to be considered. This warranty is not transferrable.

**Warranty Claim Procedure:** If the owner discovers within this period a defect in material or workmanship, the owner must promptly notify Wheeled Coach in writing. In no event shall such notification be received by Wheeled Coach later than 13 months from the date of delivery to the original purchaser. All warranty work is subject to Wheeled Coach's examination and approval. If authorized by Wheeled Coach, the obligation of Wheeled Coach is limited to repairing or replacing, per the warranty schedule, to the original purchaser. The Purchaser must contact Wheeled Coach in writing or call Wheeled Coach's customer service department toll free at 855-661-9232 Monday through Friday from 8:00 to 5:00 pm (Eastern Time) prior to any warranty work being performed. Wheeled Coach will provide the purchaser with a warranty claim form and further instructions on how to proceed with such warranty claim. All warranty correspondence must be sent to Wheeled Coach, PO Box 677339, Orlando, Florida 32867-7339. In the case of products, components or parts covered by the warranty of another manufacturer, Wheeled Coach will pass on to the owner the existing manufacturer's warranty to the extent reasonably possible. All claimed defective parts are to be returned by the original purchaser, transportation expenses for returned parts pre-paid to Wheeled Coach within 30 days of receipt of the replacement part or parts sent by Wheeled Coach. If the claimed defective part(s) are not received by Wheeled Coach within the 30 day grace period, or if the claimed defect cannot be authenticated, the original purchaser will be charged the full value of the replacement parts plus shipping and handling.

**Third Party Representations:** Wheeled Coach does not authorize any person to create for Wheeled Coach any other obligations or liability in connection with its custom module, and Wheeled Coach is not responsible for any representation, promise or warranty made by a dealer, component or vehicle manufacturer, or other person beyond what is expressly stated in this limited warranty.

**Warrantor's Rights:** Warrantor reserves the unrestricted right to change the parts and designs of its products from time to time without notice and with no obligation to make corresponding changes in the product previously manufactured.

**Disclaimer of Warranty:** The foregoing warranties are in lieu of all other warranties, express or implied. The implied warranties of merchantability and fitness for a particular purpose are expressly disclaimed.

**Warranty Termination:** The warranty shall be void, and Wheeled Coach shall be relieved from any and all obligations hereunder, if:

1. The motor vehicle is sold or any of the components are removed.
2. The chassis is remounted, unless the remount work is performed by Wheeled Coach or by a service facility approved, in advance and in writing, by Wheeled Coach.
3. Owner fails to comply with the warranty registration requirements described above.
4. Policy expiration date

**Time Limit for requesting Arbitration:** Any action for breach of warranty must be commenced within three months following the expiration of the warranty period.

**Legal Remedies:** Any claim or controversy arising out of or relating to this limited warranty, or breach thereof, shall be settled by arbitration administered by the American Arbitration Association in Orange County, Florida in accordance with the Commercial Arbitration Rules of the American Arbitration Association. The determination of the arbitrator(s) shall be in writing and shall include an explanation of the basis for the determination. The determination of the arbitrator(s) shall be final and binding and judgment upon such determination may be entered in any court having jurisdiction.

**No Other Warranty:** Unless modified in a written statement signed by both parties, this agreement is understood to be the complete and exclusive agreement between the parties, superseding all prior agreements, oral or written, and all other communications between the parties (including without limitation any terms and conditions contained in any purchase order or sales invoice issued pursuant to the sale of the vehicle) relating to the subject matter of this agreement. No employee of Wheeled Coach or any other party is authorized to make any warranty in addition to those made in this agreement.



Modular Warranty Certificate  
Body Paint Warranty

Wheeled Coach Industries, Inc., (hereinafter Wheeled Coach) ("Warrantor") warrants to the original retail purchaser, under normal use and service, each new Wheeled Coach modular body paint job is free of all material and workmanship defects for a prorated period of five (5) years from the date of delivery. All warranty service is subject to Wheeled Coach's prior examination and (written) approval. All warranty service will be performed by Wheeled Coach or at service centers designated by Wheeled Coach. This warranty is valid only in the United States and Canada, and any vehicle sold for use outside of the United States and Canada is sold "AS IS." The paint applied by Wheeled Coach is limited to the original user and limited to the exterior painted surface of the module according to this warranty schedule:

0-36 months	100%
37-48 months	50%
49-60 months	25%

The warranty provided herein shall cover and extend to the following properties of the paint system according to the warranty schedule:

- Loss of adhesion of the paint system resulting in rust
- Cracking of paint system
- Fading or loss of gloss

Repair or replacement of covered parts by a Wheeled Coach Authorized Service Center is the exclusive remedy under this limited warranty. Wheeled Coach will not replace the ambulance or repurchase the ambulance from you. The repair of a vehicle does not extend the life of the warranty except where state or provincial law otherwise provides for an extension during the time covered repair is under warranty.

**Modular Body Paint Warranty Exclusions and Limitations**

The following conditions are specifically excluded from the Wheeled Coach Modular Body Paint Warranty:

- Exterior finish on any fiberglass components, including but not limited to hardware moldings, windows, mirrors, lights and other appointments and accessories
- Hazing, chalking, or loss of gloss caused by improper care, abrasive polishes, cleaning agents, heavy duty pressure washing, or aggressive mechanical wash systems;
- Paint deterioration caused by abuse, accidents, acid rain, hail, blisters, delcoid chemicals, road salt additives, film degradation due to rust or corrosion originating from substrate, chemical fallout or acts of nature;
- Damage resulting from crevice corrosion
- Accidents, scratches, chips, bruises, and gloss reduction due to normal vehicle use and maintenance
- Re-application of custom finishes, custom decals, hand lettering, exotic finishes or any other finish other than standard refinish procedure;
- Scratches, chips, UV Paint fade, or gloss reduction due to normal wear and tear
- All paint hardware, hinges, latches, windows, appointments and accessories
- Gold leaf, decals, graphics, stickers, name plates, or striping except that which is affected by repair
- Paint failures resulting from the improper application of striping, tapes, decals or custom painted designs 1 numerals
- Repairs done to previously refinished areas unless stripped to bare metal and appropriate substrate
- Any product finishes, component finishes or finishes of parts not manufactured by Wheeled Coach, including the chassis
- Defects resulting from normal and customary wear as a result of operating the vehicle
- Defects caused by installation of any devices and/or modification of any existing system or component originally installed by Wheeled Coach without Wheeled Coach's prior express written approval and any problems resulting from such installation or modification.
- Repairs or alterations done over previously refinished areas, unless stripped to bare metal or appropriate substrate
- Paint if altered by welding, cutting or splicing, or improper drilling without Wheeled Coach's prior written approval.
- Damage that occurs during shipment
- Damage caused by abrasion of external foreign objects
- Claims presented without proper Warranty documentation or pictures
- Wheeled Coach shall not be liable for incidental, consequential, direct, indirect, or other damages (such as, but not limited to, lost wages, lodging, travel costs, or lost vehicle rental expenses) that result from breach of written warranty or any implied warranty.

**Limitation on Damages:** Wheeled Coach shall not be liable for any special, incidental, or consequential damages based upon breach of warranty, breach of contract, negligence, strict tort, or any other legal theory. Such damages include, but are not limited to, lost wages, lost vehicle rental expenses, loss of savings, profits, or revenue, loss of use of the vehicle or any associated equipment, cost of capital, cost of any substitute vehicle, equipment, facilities or services, downtime, the claims of third parties including customers, and injury to property. This limitation does not apply to claims for personal injury. Some states do not allow limits on warranties, or on remedies for breach in certain transactions. In such states, the limits in this paragraph and in the disclaimer of warranty may not apply.

**Warranty Registration:** This warranty is conditioned upon receipt by Wheeled Coach of a completed and signed warranty registration card within two weeks of delivery. It is the obligation of the purchaser to sign the customer registration card and return it to Wheeled Coach within the two weeks following delivery. The warranty registration card must be on file for any warranty claim to be considered. This warranty is not transferrable.

**Warranty Claim Procedure:** The original purchaser shall notify Wheeled Coach within thirty (30) days of the first signs of the claimed defect or perforation. All warranty work is subject to Wheeled Coach's examination and approval. If authorized by Wheeled Coach, the obligation of Wheeled Coach is limited to repairing or replacing, per the warranty schedule, to the original purchaser. The Purchaser must contact Wheeled Coach in writing or call Wheeled Coach's customer service department toll free at 855-661-9232 Monday through Friday from 8:00 to 5:00 pm (Eastern Time) prior to any warranty work being performed. Wheeled Coach will provide the purchaser with a warranty claim form and further instructions on how to proceed with such warranty claim. All warranty correspondence must be sent to Wheeled Coach, PO Box 677339, Orlando, Florida 32867-7339. In the case of products, components or parts covered by the warranty of another manufacturer, Wheeled Coach will pass on to the owner the existing manufacturer's warranty to the extent reasonably possible.

**Third Party Representations:** Wheeled Coach does not authorize any person to create for Wheeled Coach any other obligations or liability in connection with its custom module, and Wheeled Coach is not responsible for any representation, promise or warranty made by a dealer, component or vehicle manufacturer, or other person beyond what is expressly stated in this limited warranty.

**Warrantor's Rights:** Warrantor reserves the unrestricted right to change the parts and designs of its products from time to time without notice and with no obligation to make corresponding changes in the product previously manufactured.

**Disclaimer of Warranty:** The foregoing warranties are in lieu of all other warranties, express or implied. The implied warranties of merchantability and fitness for a particular purpose are expressly disclaimed.

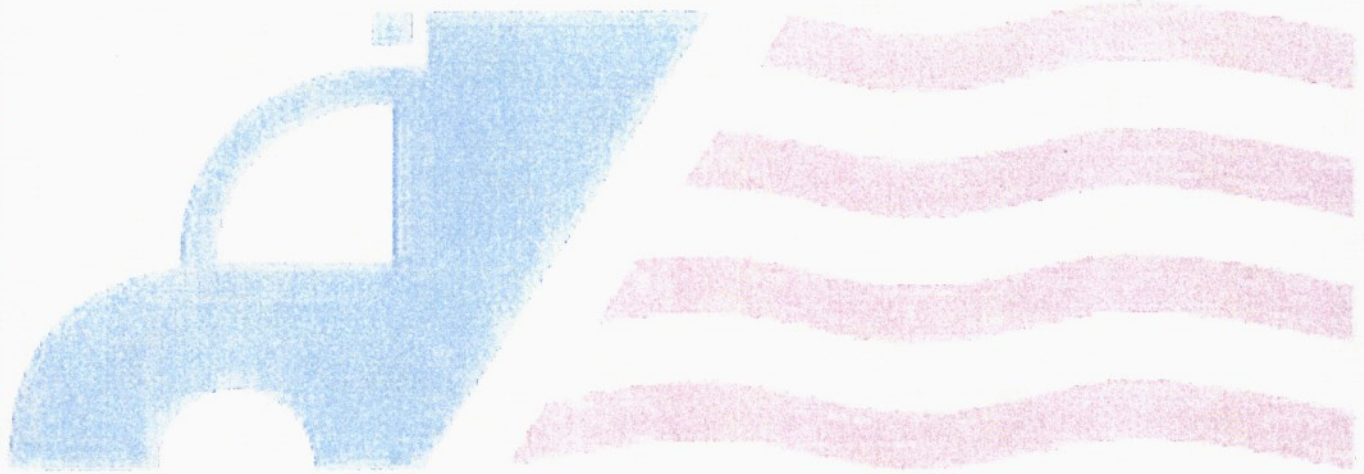
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1. The motor vehicle is sold or any of the components are removed.
2. The chassis is remounted, unless the remount work is performed by Wheeled Coach or by a service facility approved, in advance and in writing, by Wheeled Coach.
3. Owner fails to comply with the warranty registration requirements described above.
4. Policy expiration date

**Time Limit for requesting Arbitration:** Any action for breach of warranty must be commenced within three months following the expiration of the warranty period.

**Legal Remedies:** Any claim or controversy arising out of or relating to this limited warranty, or breach thereof, shall be settled by arbitration administered by the American Arbitration Association in Orange County, Florida in accordance with the Commercial Arbitration Rules of the American Arbitration Association. The determination of the arbitrator(s) shall be in writing and shall include an explanation of the basis for the determination. The determination of the arbitrator(s) shall be final and binding and judgment upon such determination may be entered in any court having jurisdiction.

**No Other Warranty:** Unless modified in a written statement signed by both parties, this agreement is understood to be the complete and exclusive agreement between the parties, superseding all prior agreements, oral or written, and all other communications between the parties (including without limitation any terms and conditions contained in any purchase order or sales invoice issued pursuant to the sale of the vehicle) relating to the subject matter of this agreement. No employee of Marque or any other party is authorized to make any warranty in addition to those made in this agreement.



U.S. AMBULANCE CORPORATION

Wheeled Coach Industries, Inc., (hereinafter Wheeled Coach) ("Warrantor") warrants to the original retail purchaser only, that the module structure that is the subject of this sale is structurally sound and free from all structural defects in material and workmanship and further warrants the module structure will remain free of structural damage due to rusting caused by electrolysis. The custom module structure limited warranty is in effect for the lifetime of a new vehicle. For the purpose of the lifetime custom module limited warranty, a lifetime is defined by Wheeled Coach as; 15 years from the date of original retail owner's purchase/in-service date from Wheeled Coach or the period of time the ambulance is in continuous front line service with the original retail purchaser. In the event of a module remount this custom module structural warranty shall remain in effect provided the remount work is completed within the defined lifetime period, and remount work is completed by Wheeled Coach or a facility Wheeled Coach authorizes. This limited warranty covers repairs or replacement of any part of your new Wheeled Coach custom module structure (hereinafter Covered Parts) in which a defect in materials or workmanship appears during normal use, maintenance or service within the limited warranty period, subject to the limitations and exclusions. The repair or replacement does not extend the life of the limited warranty except where state or provincial law otherwise provides for an extension during the time that the Covered Part is being repaired or replaced under this limited warranty. Covered Parts are limited to custom module systems and components such as custom module body, exterior doors, and interior aluminum cabinets. Wheeled Coach will not replace the ambulance or repurchase the ambulance. All warranty service is subject to Wheeled Coach's prior examination and (written) approval and will be performed by Wheeled Coach or at service centers designated by Wheeled Coach. This warranty is valid only in the United States and Canada, and any vehicle sold for use outside of the United States and Canada is sold "AS IS."

#### **WARRANTY PERFORMANCE**

Owner's exclusive remedy under this warranty shall be repair or replacement of defective parts, free of charge to the Owner. Owner shall bear all expenses arising out of or relating to transporting the product to the appropriate Warranty Service Location.

#### **Warranty Exclusions and Limitations**

This Limited Ambulance Warranty **DOES NOT COVER:**

1. All paint, striping, hardware, hinges, latches, moldings, windows, appointments and accessories.
2. Any and all structural defects resulting from any form of accident or operator negligence.
3. Material or parts manufactured by other entities, including but not limited to sealants, hardware, moldings, windows, fenderettes and other appointments and accessories.
4. Damage caused by misuse, neglect, negligence or accident. Usage of this product in a manner, which is inconsistent with design intentions or inconsistent with owner's manual directions, will invalidate this warranty in regard to damage caused by or relating to such inconsistent usage.
5. Damage caused by owner's failure to provide normal maintenance. Failure to follow operating instructions.
6. Damage caused by floods, fire, wind, hail, lightning, any natural disaster, overloading, chemical fallout, industrial contamination, and/or vandalism.
7. Damage caused by replacement or modification of original parts and/or components this includes but is not limited to improper or unauthorized installation of attachments, repairs, modifications or alterations.
8. Damage caused by replacement of original parts or components with unauthorized substitutes.
9. Damage during shipment.
10. Wheeled Coach shall not be liable for incidental, consequential, direct, indirect, or other damages (such as, but not limited to, lost wages, inconvenience, lodging, travel costs, or lost vehicle rental expenses) that result from breach of written warranty or any implied warranty.
11. Damage to a Wheeled Coach vehicle that is leased or rented to a second party.
12. Damage to products that have been improperly installed, altered or modified by any party other than Warrantor.
13. General lightening, lubrication of latches, catches, and electrical components.
14. Interior cabinets.
15. Fiberglass components
16. Installation of any "aftermarket" devices including ancillary equipment used in emergency service calls or the modification of any existing system or component originally installed by Wheeled Coach without Wheeled Coach's prior express written approval and any problems resulting from such installation or modification.
17. Custom module if altered by welding, cutting or splicing, or improper drilling without Wheeled Coach's prior written approval.
18. Custom module components damaged as a result of corrosion, including, but not limited to, acid rain, blisters, deicing chemicals, road salt additives and/or acidic exposure.

**Limitation on Damages:** Wheeled Coach shall not be liable for any special, incidental, or consequential damages based upon breach of warranty, breach of contract, negligence, strict tort, or any other legal theory. Such damages include, but are not limited to, lost wages, lost vehicle rental expenses, loss of savings, profits, or revenue, loss of use of the vehicle or any associated equipment, cost of capital, cost of any substitute vehicle, equipment, facilities or services, downtime, the claims of third parties including customers, and injury to property. This limitation does not apply to claims for personal injury. Some States do not allow limits on warranties, or on remedies for breach in certain transactions. In such States, the limits in this paragraph and in the disclaimer of warranty may not apply.

**Warranty Registration:** This warranty is conditioned upon receipt by Wheeled Coach of a completed and signed warranty registration card within two weeks of delivery. It is the obligation of the purchaser to sign the customer registration card and return it to Wheeled Coach within the two weeks following delivery. The warranty registration card must be on file for any warranty claim to be considered. This warranty is not transferable.

**Warranty Claim Procedure:** If the owner discovers within this period a defect in material or workmanship, the owner must promptly notify Wheeled Coach in writing. In no event shall such notification be received by Wheeled Coach later than 3 months from the expiration of the Modular Structure Limited Lifetime Warranty. All warranty work is subject to Wheeled Coach's examination and approval. If authorized by Wheeled Coach, the obligation of Wheeled Coach is limited to repairing or replacing, per the warranty term period, to the original purchaser. The Purchaser must contact Wheeled Coach in writing or call Wheeled Coach's customer service department toll free at 855-661-9232 Monday through Friday from 8:00 to 5:00 pm (Eastern Time) prior to any warranty work being performed. Wheeled Coach will provide the purchaser with a warranty claim form and further instructions on how to proceed with such warranty claim. All warranty correspondence must be sent to Wheeled Coach, PO Box 677339, Orlando, Florida 32867-7339. In the case of products, components or parts covered by the warranty of another manufacturer, Wheeled Coach will pass on to the owner the existing manufacturer's warranty to the extent reasonably possible. All claimed defective parts are to be returned by the original purchaser, transportation expenses for returned parts pre-paid to Wheeled Coach within 30 days of receipt of the replacement part or parts sent by Wheeled Coach. If the claimed defective part(s) are not received by Wheeled Coach within the 30 day grace period, or if the claimed defect cannot be authenticated, the original purchaser will be charged the full value of the replacement parts plus shipping and handling.

**Third Party Representations:** Wheeled Coach does not authorize any person to create for Wheeled Coach any other obligations or liability in connection with its custom module, and Wheeled Coach is not responsible for any representation, promise or warranty made by a dealer, component or vehicle manufacturer, or other person beyond what is expressly stated in this limited warranty.

**Warrantor's Rights:** Warrantor reserves the unrestricted right to change the parts and designs of its products from time to time without notice and with no obligation to make corresponding changes in the product previously manufactured.

**Disclaimer of Warranty:** The foregoing warranties are in lieu of all other warranties, express or implied. The implied warranties of merchantability and fitness for a particular purpose are expressly disclaimed.

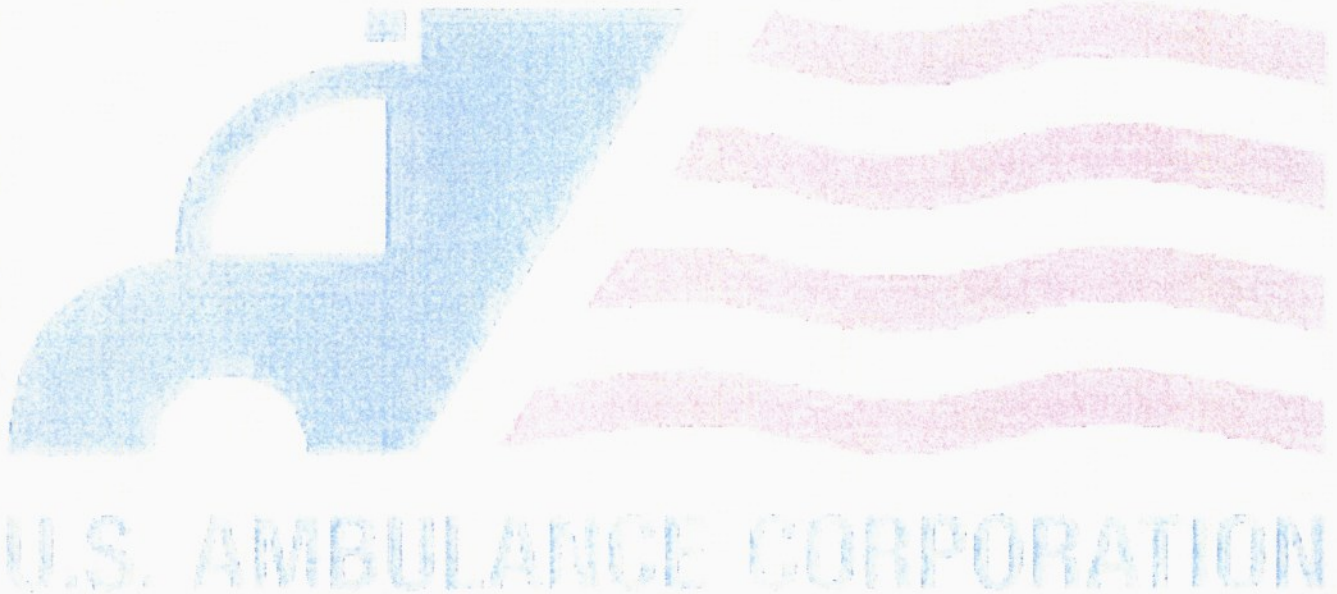
**Warranty Termination:** The warranty shall be void, and Wheeled Coach shall be relieved from any and all obligations hereunder, if:

1. The motor vehicle is sold or any of the components are removed.
2. The chassis is remounted, unless the remount work is performed by Wheeled Coach or by a service facility approved, in advance and in writing, by Wheeled Coach.
3. Owner fails to comply with the warranty registration requirements described above.
4. Policy expiration date

**Time Limit for requesting Arbitration:** Any action for breach of warranty must be commenced within three months following the expiration of the warranty period.

**Legal Remedies:** Any claim or controversy arising out of or relating to this limited warranty, or breach thereof, shall be settled by arbitration administered by the American Arbitration Association in Orange County, Florida in accordance with the Commercial Arbitration Rules of the American Arbitration Association. The determination of the arbitrator(s) shall be in writing and shall include an explanation of the basis for the determination. The determination of the arbitrator(s) shall be final and binding and judgment upon such determination may be entered in any court having jurisdiction.

**No Other Warranty:** Unless modified in a written statement signed by both parties, this agreement is understood to be the complete and exclusive agreement between the parties, superseding all prior agreements, oral or written, and all other communications between the parties (including without limitation any terms and conditions contained in any purchase order or sales invoice issued pursuant to the sale of the vehicle) relating to the subject matter of this agreement. No employee of Wheeled Coach or any other party is authorized to make any warranty in addition to those made in this agreement.



**Third Party Representations:** Wheeled Coach does not authorize any person to create for Wheeled Coach any other obligations or liability in connection with its custom module, and Wheeled Coach is not responsible for any representation, promise or warranty made by a dealer, component or vehicle manufacturer, or other person beyond what is expressly stated in this limited warranty.

**Warrantor's Rights:** Warrantor reserves the unrestricted right to change the parts and designs of its products from time to time without notice and with no obligation to make corresponding changes in the product previously manufactured.

**Warranty Termination:** The warranty shall be void, and Wheeled Coach shall be relieved from any and all obligations hereunder, if:

1. The motor vehicle is sold or any of the components are removed.
2. The chassis is remounted, unless the remount work is performed by Wheeled Coach or by a service facility approved, in advance and in writing, by Wheeled Coach.
3. Owner fails to comply with the warranty registration requirements described above.
4. Policy expiration date

**Time Limit for requesting Arbitration:** Any action for breach of warranty must be commenced within three months following the expiration of the warranty period.

**Legal Remedies:** Any claim or controversy arising out of or relating to this limited warranty, or breach thereof, shall be settled by arbitration administered by the American Arbitration Association in Orange County, Florida in accordance with the Commercial Arbitration Rules of the American Arbitration Association. The determination of the arbitrator(s) shall be in writing and shall include an explanation of the basis for the determination. The determination of the arbitrator(s) shall be final and binding and judgment upon such determination may be entered in any court having jurisdiction.

**No Other Warranty:** Unless modified in a written statement signed by both parties, this agreement is understood to be the complete and exclusive agreement between the parties, superseding all prior agreements, oral or written, and all other communications between the parties (including without limitation any terms and conditions contained in any purchase order or sales invoice issued pursuant to the sale of the vehicle) relating to the subject matter of this agreement. No employee of Wheeled Coach or any other party is authorized to make any warranty in addition to those made in this agreement.



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## LIMITED LIFETIME CABINET CONSTRUCTION WARRANTY

Wheeled Coach Industries, Inc., (hereinafter Wheeled Coach) ("Warrantor") warrants to the original retail purchaser, upon expiration of the attached twelve (12) months standard conversion vehicle warranty. The following parts or components of the patient compartment cabinets of the vehicle will remain free from defects in material and workmanship:

- That the wood or non-wood material used for the construction of the cabinets shall not delaminate.
- That the wooden dowels used for the construction of the cabinets shall not allow the cabinet sections to separate.

This Cabinet Construction Warranty commences upon the expiration of the original Wheeled Coach twelve (12) months standard conversion vehicle warranty and continues for the lifetime of the vehicle for the original owner on the original chassis. For the purpose of the Limited Lifetime Cabinet Construction Warranty, a lifetime is defined by Wheeled Coach as; 10 years from the expiration of the original Wheeled Coach twelve (12) months standard conversion vehicle warranty for only the only original retail purchaser/owner. This warranty is valid only in the United States and Canada, and any vehicle sold for use outside of the United States and Canada is sold "AS IS."

If the owner discovers within this period a defect in the workmanship or material of any of the conditions listed above, it must promptly notify Wheeled Coach in writing. In no event shall such notification be received by Wheeled Coach later than one month after the date this Cabinet Construction Warranty expires. Within a reasonable time after such notification, Wheeled Coach will correct any defect in workmanship or material by repairing or replacing same, at Wheeled Coach's sole option. Such repair, including both parts and labor is at Wheeled Coach's expense. All warranty service is subject to Wheeled Coach's prior examination and written approval and will be performed by Wheeled Coach or at service centers designated by Wheeled Coach. All transportation to and from the designated service center will be at the owner's expense and is not included as a cost of repair covered by this warranty. These remedies are the owner's exclusive remedies for breach of warranty.

### Warranty Exclusions and Limitations

This Limited Lifetime Cabinet Construction Warranty DOES NOT COVER:

1. Any product, components or parts not manufactured by Wheeled Coach or covered by the warranty of another manufacturer, whether installed by Wheeled Coach or parties other than Wheeled Coach, including but not limited to hinges, cabinet hardware, Lexan sliding or hinged door sections, frames around said door sections, cabinet or door hold open or closed devices, handles and similar equipment or items.
2. Damage caused by use of the vehicle for purposes other than those for which it was designed
3. Damage caused by accident or the negligence of the owner or any third party or by disasters such as fire, flood, wind and lightning,
4. Routine maintenance and maintenance items
5. Damage caused by the owner's failure to provide normal maintenance
6. Damage caused by unauthorized or improper installation of attachments, repairs or modifications
7. Damage during shipment
8. Any other abuse or misuse by the owner.
9. Exported and/or vehicles shipped to an international destination are excluded from this policy.

**Limitation on Damages:** Wheeled Coach shall not be liable for any special, incidental, or consequential damages based upon breach of warranty, breach of contract, negligence, strict tort, or any other legal theory. Such damages include, but are not limited to, lost wages, lost vehicle rental expenses, loss of savings, profits, or revenue, loss of use of the vehicle or any associated equipment, cost of capital, cost of any substitute vehicle, equipment, facilities or services, downtime, the claims of third parties including customers, and injury to property. This limitation does not apply to claims for personal injury. Some states do not allow limits on warranties, or on remedies for breach in certain transactions. In such states, the limits in this paragraph and in the disclaimer of warranty may not apply.

**Warranty Registration:** This warranty is conditioned upon receipt by Wheeled Coach of a completed and signed warranty registration card within two weeks of delivery. It is the obligation of the purchaser to sign the customer registration card and return it to Wheeled Coach within the two weeks following delivery. The warranty registration card must be on file for any warranty claim to be considered. This warranty is not transferrable.

**Warranty Claim Procedure:** If the owner discovers, within the limited lifetime warranty period, a defect in material or workmanship, the owner must contact Wheeled Coach in writing or call Wheeled Coach's customer service department toll free at 855-661-9232 Monday through Friday from 8:00 to 5:00 pm (Eastern Time) prior to any warranty work being performed. Wheeled Coach will provide the purchaser with a warranty claim form and further instructions on how to proceed with such warranty claim. All warranty correspondence must be sent to Wheeled Coach, PO Box 877339, Orlando, Florida 32867-7339. In the case of products, components or parts covered by the warranty of another manufacturer, Wheeled Coach will pass on to the owner the existing manufacturer's warranty to the extent reasonably possible. However, purchasers are responsible for checking the original component manufacturer's warranty regarding its coverage. In no event shall such notification be received by Wheeled Coach later than one month following the expiration of the warranty period. All warranty work is subject to Wheeled Coach's examination and approval. If authorized by Wheeled Coach, the obligation of Wheeled Coach is limited to correcting any defect in material or workmanship, with either new or used replacement parts, at Wheeled Coach's option, to the original purchaser. If approved, such repair, including both parts and labor, is at Wheeled Coach's expense.

**Third Party Representations:** Wheeled Coach does not authorize any person to create for Wheeled Coach any other obligations or liability in connection with its custom module, and Wheeled Coach is not responsible for any representation, promise or warranty made by a dealer, component or vehicle manufacturer, or other person beyond what is expressly stated in this limited warranty.

**Warrantor's Rights:** Warrantor reserves the unrestricted right to change the parts and designs of its products from time to time without notice and with no obligation to make corresponding changes in the product previously manufactured.

**Disclaimer of Warranty:** The foregoing warranties are in lieu of all other warranties, express or implied. The implied warranties of merchantability and fitness for a particular purpose are expressly disclaimed.

**Warranty Termination:** The warranty shall be void, and Wheeled Coach shall be relieved from any and all obligations hereunder, if:

1. The motor vehicle is sold or any of the components are removed.
2. The chassis is remounted, unless the remount work is performed by Wheeled Coach or by a service facility approved, in advance and in writing, by Wheeled Coach.
3. Owner fails to comply with the warranty registration requirements described above.
4. Policy expiration date

**Time Limit for requesting Arbitration:** Any action for breach of warranty must be commenced within three months following the expiration of the warranty period.

**Legal Remedies:** Any claim or controversy arising out of or relating to this limited warranty, or breach thereof, shall be settled by arbitration administered by the American Arbitration Association in Orange County, Florida in accordance with the Commercial Arbitration Rules of the American Arbitration Association. The determination of the arbitrator(s) shall be in writing and shall include an explanation of the basis for the determination. The determination of the arbitrator(s) shall be final and binding and judgment upon such determination may be entered in any court having jurisdiction.

**No Other Warranty:** Unless modified in a written statement signed by both parties, this agreement is understood to be the complete and exclusive agreement between the parties, superseding all prior agreements, oral or written, and all other communications between the parties (including without limitation any terms and conditions contained in any purchase order or sales invoice issued pursuant to the sale of the vehicle) relating to the subject matter of this agreement. No employee of Marque or any other party is authorized to make any warranty in addition to those made in this agreement.



## Limited Electrical Warranty

Wheeled Coach Industries, Inc., (hereinafter Wheeled Coach) ("Warrantor") warrants to the original retail purchaser for a period of twelve (12) months or twelve thousand (12,000) miles from the date of delivery of the completed new custom module to the end user, regardless of subsequent ownership. This product shall be free of substantial defects in materials and workmanship, which are attributable to Wheeled Coach and which arise during the course of normal use and service. Wheeled Coach will correct any defect in covered parts or workmanship, with either new or used replacement parts, at Wheeled Coach's option. Covered parts are limited to custom module electrical systems and components such as electrical harness, harness installation, wires (but only to the extent that wires are broken, chafed, or pinched), electrical connections, terminal blocks, junction posts, and related components. Printed circuit boards are covered for a limited lifetime. A lifetime is defined by Wheeled Coach Limited Electrical Warranty as: 10 years from the expiration of the original Wheeled Coach standard conversion warranty which is for an unlimited mileage for a period of twelve (12) months from the date of delivery for only original retail purchaser/owner. All warranty service is subject to Wheeled Coach prior examination and (written) approval and will be performed by Wheeled Coach or at service centers designated by Wheeled Coach. This warranty is valid only in the United States and Canada, and any vehicle sold for use outside of the United States and Canada is sold "AS IS."

### Component Manufacturer Warranty

Original component manufacturers may provide their own warranties. Purchasers should check the original component manufacturer's warranty regarding its coverage. Wheeled Coach may assist the original retailer in submitting claim to the original component manufacturer within original manufacturer term period mentioned below.

- ❖ **Weldon (Vehicle Multiplex system)** (hereinafter VMUX) correctly is warranted against mechanical, electrical and physical defects for the period defined in the table below per module. The period is defined as the date of manufacture from Weldon; each module carries its own date of manufacture. Without (VMUX Certified Supplier) VCS, Weldon offers a 30-day parts-only warranty on all V-MUX hardware. Written notice of a defect must be received by Weldon within four (4) years after initial product shipment; unless an extended warranty is purchased. Note: Extended warranties are offered by purchasing tamper proof stickers from Weldon with the years of the warranty on them. Extended warranties extend the base warranty, a node with a 7 year sticker has an additional 3 years added to the 4 year standard. Damaged or removal of the label will result in no extended warranty. Weldon will correct by repair or replacement, at its option, equipment or parts which fail because of mechanical, electrical or physical defects, provided that the goods have been properly handled and stored prior to installation and properly installed and properly operated after installation. End users requiring warranty repairs on the V-MUX® system should contact the original equipment manufacturer's customer service or other appropriate department for service/warranty repairs. Weldon Repair Parts Labor Period is defined as the labor provided by Weldon's service department to repair/replace the returned device. This does not reflect the labor to remove/replace any such devices from the vehicle, nor indicate Weldon accepts any responsibility for such removal, replacement or troubleshooting of said devices. Please read below warranty exclusions below for items not covered by Weldon. Customer is responsible for verifying manufacturer warranties.
- ❖ **Weldon Exclusions and Limitations** – Weldon excludes and/or limits:
  1. Cost to remove defective part, installation of repaired product, labor or consequential damages of any kind, and the exclusive remedy being to require such parts to be furnished.
  2. Weldon's liability under no circumstances will exceed the contract price of goods claimed to be defective
  3. Any returns under this guarantee are to be on a transportation charges prepaid basis.

### WARRANTY PERFORMANCE

Owner's exclusive remedy under this warranty shall be repair or replacement of defective parts, free of charge to the Owner. Owner shall bear all expenses arising out of or relating to transporting the product to the appropriate Warranty Service Location.

### Warranty Exclusions and Limitations

This Limited Ambulance Warranty **DOES NOT COVER:**

1. Damage to products that have been improperly installed, altered or modified by any party other than Warrantor.
2. Chassis electrical system and related components installed by the chassis supplier.
3. Electrical items which are not manufactured by Wheeled Coach, but which are installed by Wheeled Coach personnel. These items include, but are not limited to, the following: battery chargers; siren; inverters; generators; light bars and similar OEM equipment. These excluded items are typically covered by separate warranties supplied by the OEM manufacturer of the component. When necessary Wheeled Coach personnel may assist the purchaser in pursuing warranty assistance with the OEM manufacturers of these excluded-components.
4. The cab and chassis (owner is responsible for verify warranty provided by Cab & Chassis manufacturer). Any collateral damage from cab and chassis related electrical failure.
5. Replacement of routine maintenance items, such as voltage regulator, flashers, bulbs, batteries, switches, etc.
6. Non Electrical Components and Items not specified hereinabove as covered items.
7. Damage caused by misuse, neglect, negligence or accident. Usage of this product in a manner, which is inconsistent with design intentions or inconsistent with owner's manual directions, will invalidate this warranty in regard to damage caused by or relating to such inconsistent usage.
8. Periodic tightening and cleaning of connection terminals as required by customary routine maintenance.
9. Damage caused by owner's failure to provide normal maintenance. Failure to follow operating instructions.
10. Damage caused by floods, fire, wind, hail, lightning, and/or any natural disaster.
11. Damage caused by replacement or modification of original parts and/or components this includes but is not limited to improper or unauthorized installation of repairs, and/or attachments. Installation of any "aftermarket" devices including ancillary equipment used in emergency service calls or the modification of any existing system or component originally installed by Wheeled Coach without Wheeled Coach's express written approval and any problems resulting from such installation or modification.
12. Wheeled Coach shall not be liable for incidental, consequential, direct, indirect, or other damages (such as, but not limited to, lost wages, inconvenience, lodging, travel costs (expense of transporting the product to an authorized service center for service, and all expense arising from or relating to such transportation), or lost vehicle rental expenses) that result from breach of written warranty or any implied warranty.
13. Damage to a Wheeled Coach vehicle that is leased or rented to a second party

**Limitation on Damages:** Wheeled Coach shall not be liable for any special, incidental, or consequential damages based upon breach of warranty, breach of contract, negligence, strict tort, or any other legal theory. Such damages include, but are not limited to, lost wages, lost vehicle rental expenses, loss of savings, profits, or revenue, loss of use of the vehicle or any associated equipment, cost of capital, cost of any substitute vehicle, equipment, facilities or services, downtime, the claims of third parties including customers, and injury to property. This limitation does not apply to claims for personal injury. Some states do not allow limits on warranties, or on remedies for breach in certain transactions. In such states, the limits in this paragraph and in the disclaimer of warranty may not apply.

**Warranty Registration:** This warranty is conditioned upon receipt by Wheeled Coach of a completed and signed warranty registration card within two weeks of delivery. It is the obligation of the purchaser to sign the customer registration card and return it to Wheeled Coach within the two weeks following delivery. The warranty registration card must be on file for any warranty claim to be considered. This warranty is not transferrable.

**Warranty Claim Procedure:** If the owner discovers within this period a defect in material or workmanship it must promptly notify Wheeled Coach in writing. In no event shall such notification be received by Wheeled Coach later than 30 days after said warranty expires. All warranty work is subject to Wheeled Coach's examination and approval. If authorized by Wheeled Coach, the obligation of Wheeled Coach is limited to repairing or replacing, per the warranty schedule, to the original purchaser. The Purchaser must contact Wheeled Coach in writing or call Wheeled Coach's customer service department toll free at 855-661-9232 Monday through Friday from 8:00 to 5:00 pm (Eastern Time) prior to any warranty work being performed. Wheeled Coach will provide the purchaser with a warranty claim form and further instructions on how to proceed with such warranty claim. All warranty correspondence must be sent to Wheeled Coach Industries, PO Box 677339, Orlando, Florida 32867-7339. In the case of products, components or parts covered by the warranty of another manufacturer, Wheeled Coach will pass on to the owner the existing manufacturer's warranty to the extent reasonably possible. All claimed defective parts are to be returned by the original purchaser, transportation expenses for returned parts pre-paid to Wheeled Coach within 30 days of receipt of the replacement part or parts sent by Wheeled Coach. If the claimed defective part(s) are not received by Wheeled Coach within the 30 day grace period, or if the claimed defect cannot be authenticated, the original purchaser will be charged the full value of the replacement parts plus shipping and handling.



## QUOTATION

Bisbee Fire Department  
Fire Chief Jack Earnest  
192 Highway 92  
Bisbee, Arizona 85603  
520-249-3249

Emergency Vehicle Group, Inc.  
Garett Adelman Regional Account Manager  
ARS,  
714-500-7453 Direct Line  
949-395-6961 Cell

Rev. Date: 01/12/2016  
Quote No: OFC 011216-0001  
Job/Order No: 367027  
01/12/2016 11:54:34

WO#: 367027

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PART NO	S	DESCRIPTION	QTY	ID	REF. NO
== Chevy, G33503 139", CM+, #7146C - 620.025 07/28/15 ==			1	WC	
CHASSIS:			1	WC	
00-30-6012	S	Chevy, 2016, 6.6L Diesel, G33503 Cutaway, 146", CM +, #7146C 2016-2 Pricing per SR 215842F - (with DEF) - Auto throttle OEM - Alternators OEM	1	WC	00-30-6012
THROTTLE CONTROLS:			1	WC	
1P-50-5055		High Idle Controls, OEM Switch in Steering Wheel, Chev T3/T7	1	WC	9980003
35-10-0217		6" seat travel, Chev, CM+ Standard 6.00 inches of seat travel	1	WC	35-10-0217
HEATING/AIR CONDITIONING:			1	WC	
5U-12-5000		Hoses, Heater, No Max, to Rear, STD	1	WC	9980003
5U-70-0400		Heat/AC, C3, Combo, ILOS With thermostat in action area.	1	WC	5U-70-0400
BULKHEAD CABINET:			1	WC	
TF-52-0560		Cabinet, Bulkhead Panel, Std, CM+, W/6" ext With 6.00 inches extended seat travel With walkthru door	1	WC	TF-52-0560
BULKHEAD SLIDING DOOR:			1	WC	
TP-10-6000		Door, Sliding, Bulkhead, STD With sliding Lexan window	1	WC	2100178
WHEELCOVERS:			1	WC	
X5-10-3401		Covers, Wheel, Phoenix, C1(-07)/C3/C7, Installed, Std Model only With Air Max Valve Extenders, std	1	WC	X5-10-3401
== Type 7 - Module, CM+, Chevy, #7146C - 620.025 07/28/15 ==			1	WC	
35-05-2000		INTERIOR CABINETS -Duralite Construction, Wood Standard cabinetry construction	1	WC	35-05-2000
MODULE BODIES:			1	WC	
35-10-0067		Aisle Space, 49 Inches, Type 7, Std Install anti-slip decal with Wheeled Coach logo on curbside and rear stainless steel thresholds, STD	1	WC	35-10-0067
35-10-0970		Headroom, 68" H.R., Std, Moduvan, CM+	1	WC	35-10-0970
35-14-998A		Box Assy, CM+, 68in HR, w/6" Seat Tr, Duraseam Doors, #7146C Chevy Cutaway - 146.00 inches long x 90.00 inches wide x 68.00 interior headroom	1	WC	35-14-998A

PART NO	S	DESCRIPTION	QTY	ID	REF. NO
36-A0-0202		A, Compt, Split Doors, 6" Seat Travel, Citimedic Plus, #7146C Upper compartment, with inside /outside access. Lower compartment for (2) battery tray, rubber coated.	1	WC	36-A0-0207
36-B0-0101		B, Compt, Spare Tire, Citimedic Plus, #7146C	1	WC	36-B0-0101
36-D0-0101		D, Compt, Full Height, Citimedic Plus, #7146C Full height backboard storage.	1	WC	36-D0-0101
36-E0-0101		E Compt, Citimedic Plus, #7146C	1	WC	36-E0-0101
36-F0-0101		F, Compt, 3/4 Height, Citimedic Plus, #7146C Oxygen storage. Sweepout compartment floor.	1	WC	36-F0-0101
37-00-0350		Coating, Scorpion X02, Per Compt, (1), Std The Scorpion shall be Light Gray in color  Locations: (1) Compartment "B" (1) Compartment "D" (1) Compartment "E" (1) Compartment "F"	5	WC	3F-70-0520
37-00-0360		Coating, Scorpion, Rear Bumper Supports	1	WC	3F-70-0525
37-00-0511		Compartments, Std, Floor 3" Drop Down, CM+, Chev Locations: (1) Compartment "B" (1) Compartment "D" (1) Compartment "E"	3	WC	37-00-0511
37-00-0600		Compartments, Sweepout Locations: (1) Compartment "A" (1) Compartment "F"	2	WC	37-00-0600
37-00-0710		Duraseam Doors, with Hidden Jambs Magnetic door switches, Standard	1	WC	37-00-0710
3A-10-4000		<b>FUEL FILL HOUSING:</b> Housing, Fuel Fill, Cast, F3/C3/C4500/CM+(7) Standard fuel and DEF fills	1	WC	1000774
3F-20-1001		<b>SHELF- COMPARTMENT "A"/RF CABINET:</b> Shelf, Adjustable, (1), RF Cabt, CM+ Location: (1) Compartment "A" / Cabinet "E", upper section	1	WC	1101600
3F-20-1500		Shelf, Additional, Adjustable, (1), RF Cab Custom Locations (1) Compartment "A" / Cabinet "E2" lower section	1	WC	1101601
3F-50-0201		<b>SHELF- COMPARTMENT "E":</b> Shelf, Fixed, Crmpt E, for Electrical storage, CM+ Location: (1) Compartment "E"	1	WC	3F-50-0201
3P-10-5201		<b>WINDOWS:</b> Window, Upper, CS/Slider, Rr/Fixed, Priv Tint, PAN, Std Model only Locations: (1) Curbside entry door	1	WC	3P-10-5201

PART NO	S	DESCRIPTION	QTY	ID	REF. NO
		(2) Rear entry doors			
		<b>MODULE ENTRY DOOR HANDLES:</b>	1	WC	
3U-30-8000		Handles, Patient Entry, Trimark Black/Chrome "SafePass" STD Locations: (1) Curbside entry door (2) Rear entry doors	1	WC	3U-30-8000
		<b>EXTERIOR COMPT DOOR HANDLES:</b>	1	WC	
3U-40-0510		Handle, Module Compt, Trimark, Black/Chrome, STD Locations: (1) Compartment "A", upper (1) Compartment "A", lower (1) Compartment "B" (1) Compartment "D" (1) Compartment "E" (1) Compartment "F"	6	WC	3U-40-0510
		<b>DOOR HOLD OPENS:</b>	1	WC	
40-10-1611		Hold Opens, Rr Doors, Cast, Grabber (2), 5.5", Std Model only Locations: (2) Rear entry doors, upper area	1	WC	40-10-1611
40-10-7101		Holdopen, Gas Strut, Ext Compt, 60lb, CM+ Location: (1) Compartment "D", standard	1	WC	1100514
40-10-7201		Hold Open, Gas Strut, Ext Compt, 30lb, Std, CM+ Locations: (1) Compartment "B" (1) Compartment "E" (1) Compartment "F"	3	WC	1100512
40-10-7205		Hold Open, Gas Strut, RF Compt, 30lb, Std Location: (1) Compartment "A"	1	WC	1100516
40-10-7750		Holdopen, Gas Strut, CS Entry Door, 35# Standard. New Code Per ECN 1823	1	WC	40-10-7750
		<b>DOOR PANELS:</b>	1	WC	
45-10-4505		Panels, Entry, Durasafe, Stainless Steel, w/ Chevrons, STD Durasafe Design - Aluminum center panels covered: White / Red reflective tape	1	WC	45-10-4505
		<b>FENDER FLARES:</b>	1	WC	
4A-10-3001		Flare, Fender, Bright Finish, Std Model only Standard fender flares	1	WC	4A-10-3001
		<b>BUMPERS:</b>	1	WC	
4F-11-5057		Bumper, Rear, CM+, Chevy Cutaway, w/LED Lights, #7146C With "Gator Grip" on flip up step.	1	WC	4F-11-5057
		<b>RUNNING BOARDS:</b>	1	WC	
4K-10-5606		Running Boards, Citimed, C7, w/ Gator Grip, #7146C only Standard running boards	1	WC	4K-10-5606
		<b>SKIRTRAILS</b>	1	WC	

PART NO	S	DESCRIPTION	QTY	ID	REF. NO
4U-10-9200		Skirtrails, Extruded Rubber w/Refl Tape, 146-153" Module Standard skirt rails	1	WC	4U-10-9200
4U-10-9500		Tape, Reflective, White, For Extruded Rubber Skirtrails White reflective strip	1	WC	4U-10-9500
		<b>STONE GUARDS (FRONT):</b>	1	WC	
4U-11-2030		Stone Guard, Front, Dia Plate, CM+ Standard front corner guards	1	WC	4U-11-2030
		<b>KICKPLATES (w/STD. REAR STONEGUARDS):</b>	1	WC	
50-10-4070		Kickplate, No Lights, w/ Recess, CitiMedic, ILOS, Duraseam Standard rear kick plate	1	WC	1008878DCM
55-10-3000		Holder, License Plate, Cast, C30002, STD Location: (1) Rear kick plate, centered	1	WC	1600055
		<b>SPARE TIRE BRACKET</b>	1	WC	
55-20-1010		Bracket, Spare Tire Mounting, CM+ Location: (1) Mounted compartment "B"	1	WC	1100143
5A-10-1001		Mud Flaps, Rear, W/Logo, Std Model only	1	WC	5A-10-1001
		<b>PAINT/BELTS:</b>	1	WC	
5F-10-3200		Paint, Entire Unit, 20% Upch Color: RED Sikkens paint code #FLNA- 30867	1	WC	1250800-1
5F-10-4801		Paint, Belt, None, Std Model only	1	WC	5F-10-4801
		<b>ELECTRICAL SYSTEM: Circuitboard</b>	1	WC	
		<b>BATTERY SWITCHES:</b>	1	WC	
60-22-1020		Battery Sw, 5min Timer, C3/CM+, Fig 5B Activated thru OEM ignition switch timer function upon ignition "off". Momentary rocker switch, on driver's side of cab console, to function as timer shutoff and also reactivate timer.  (1) OEM battery under hood (1) OEM battery in RF Lower Compartment  ONLY Module power is turned on/off. Chassis power is NOT turned off.	1	WC	60-22-1020
		<b>COAX CABLES/ANTENNAS:</b>	1	WC	
65-10-3001		Coax Cable, RG58/U, (1), Additional, Std Model only Location: (1) From module roof port number #1 to behind the passenger seat - with 6' pigtails	1	WC	65-10-3001
65-30-1000		Coax Cable, RG58/U, (1) Each, Standard, Terminate: Location: (1) From module roof port number #3 to behind passenger seat - with 6' pigtails	1	WC	1850001
		<b>12VDC POWER SOURCES &amp; OUTLETS:</b>	1	WC	
6A-22-201E		Outlet, Cigar Lighter, STD, (2), CM+ Locations: (1) Action area (1) Cabinet "E", wall #2, upper right	1	WC	6A-22-200E

PART NO	S	DESCRIPTION	QTY	ID	REF. NO
6A-22-5200		Outlet, Kusmaul, USB Dual Port, 5VDC, 3 Amp output, switch panel location ILOS Location: (1) Front cab center console switch panel	1	WC	6A-22-5200
		<b>POWER SOURCE, 12 VDC</b>	1	WC	
6A-23-0910		Power Source, 12VDC, 20A, Ignition/Shoreline Hot 20amp 12 volt DC circuit ran to two locations, (1) pre-wire coil and tagged in action area and (1) pre-wire coil and tagged behind driver's seat.	1	WC	6A-23-0910
6A-23-1201		Power Source, 12 VDC, 15 Amp (+-), Std Model only Location: (1) Front cab center console - Ignition hot, - with 6 foot tails (hot and ground).	1	WC	6A-23-1201
6A-23-3001		Power Source, 12 VDC, 30 Amp (+-), Std Model only Location: (1) Behind passenger seat - Constant Hot, - with 6 foot tails (hot and ground).	1	WC	6A-23-3001
		<b>SHORELINE INLETS:</b>	1	WC	
6F-90-4105		Super Auto Eject, 20 amp, ILOS, Red, Std Model Only - with red cover; mounted above compartment "E"	1	WC	6F-90-4105
		<b>110 VAC OUTLETS:</b>	1	WC	
6K-40-1000		Outlet, 110 VAC, Duplex, (2), STD Locations: (1) Action area (1) Cabinet "E", wall #2, upper right.	1	WC	1800001
		<b>INVERTERS:</b>	1	WC	
7F-10-9000		Inverter/Charger, Vanner 20-1050CUL-DC - Mounted on fixed shelf or ceiling in Compartment "E"	1	WC	1296422
		<b>CONSOLES:</b>	1	WC	
7U-10-7000		Console, A/A, Wood, Angled	1	WC	1301700
7U-11-0050		Console, ECC, Chevy Cutaway, STD, W/Map Storage, 2007+ Painted Black.	1	WC	7U-11-0050
		<b>GAUGES/METERS:</b>	1	WC	
D0-10-6500		Alarm, Low Voltage, Audio/Visual Location: (1) Front cab center console - Light and buzzer in cab.	1	WC	D0-10-6500
D0-10-7000		Voltmeter, OEM, In Dash	1	WC	
		<b>SIREN SPEAKERS:</b>	1	WC	
DF-20-5600		Speakers, (2), Whelen, SA-315, In Grille area, C3/C7 Standard siren speakers	1	WC	DF-20-5600
		<b>SIRENS:</b>	1	WC	
DK-10-1400		Siren, Whelen, WS-295-SLSA1, Standard Standard siren system	1	WC	1700297
		<b>SWITCHING OPTIONS FOR AIR HORNS &amp; SIRENS:</b>	1	WC	
DP-11-1000		Switch, Siren/Horn Thru Horn Ring Location: (1) Front cab center console switch panel	1	WC	1700622

PART NO	S	DESCRIPTION	QTY	ID	REF. NO
AUDIBLE ALARMS:			1	WC	
F0-11-3501		Alarm, Back-Up, Auto Reset, Std Model only	1	WC	F0-11-3501
		Location:			
		(1) Front cab center console switch panel			
VEHICLE EXTERIOR LIGHTING			1	WC	
WHELEN SUPER LED 9L SINGLE ROW STEADY BURN			1	WC	
LIGHTS T1,3,9:					
FU-39-0160		Light, 9L, Single Row Super LED, Whelen, Red, Red Lens,ILOS, 90R02SRR	9	WC	FU-39-0160
		Locations:			
		(3) Front upper outer corners and center			
		(2) Streetside upper outer corners			
		(2) Curbside upper outer corners			
		(2) Rear upper outer corners			
FU-39-0161		Light, 9L, Single Row Super LED, Whelen, Red, Red Lens,IATS, 90R02SRR	4	WC	FU-39-0161
		Locations:			
		(2) Front of module in positions #3 and #5			
		(2) Rear at window level - centered			
FU-39-0164		Light, 9L, Single Row Super LED, Whelen, Amber, Amber Lens,ILOS, 90A02SAR	1	WC	FU-39-0164
		Location:			
		(1) Rear centered above rear doors			
FU-39-0169		Light, 9L, Single Row Super LED, Whelen, Clear ,IATS, 90C02SCR	2	WC	FU-39-0169
		Locations:			
		(2) Front of module in positions #2 and #6			
7 SERIES SUPER LED STEADY BURN LIGHTS:			1	WC	
H5-58-0510		Light, 7L, Super LED, Red, Red Lens, ILOS, 70R02SRR	4	WC	H5-58-0510
		Locations:			
		(2) Intersection lights.			
		(2) Chevrolet grille lights			
WHELEN FLANGES 7 SERIES LIGHTS			1	WC	
H5-59-1010		Housings, Whelen, 7E Grille Lights, Pair, Chev T3/CM	1	WC	H5-59-1010
		Locations:			
		(2) Chevrolet grille lights			
H5-59-1012		Housings, Whelen, 7E Intersection Lights, Pair, Chev T3/CM	1	WC	H5-59-1012
		Locations:			
		(2) Intersection lights			
CORNER CAP LIGHTS			1	WC	
HF-11-6049		Corner Cap Lts,Multi-LED,(2)Amber(2)Red w/Flashers,Std Model	1	WC	HF-11-6049
		High intensity flashers; thru separate switch			
CLEARANCE LIGHTS:			1	WC	
HF-12-9100		Light, Clearance, Amber LED, ILOS	1	WC	1570073-1
		On front as clearance lights.			
HF-12-9601		Light, Clearance, Red LED, Std Model only	3	WC	HF-12-9601
		On rear as clearance lights.			

PART NO	S	DESCRIPTION	QTY	ID	REF. NO
<b>SCENE AND LOAD LIGHTS</b>					
HK-20-110E		Light, Halogen, Whelen, 9H, Clear, 8-32 Deg, STD, (1)	1	WC	
		Locations:	4	WC	HK-20-110E
		(2) Streetside			
		(2) Curbside			
HK-20-130E		Light, Halogen, Whelen, 9H, Clear, 8-32 Deg, STD, (1)	2	WC	HK-20-130E
		Locations:			
		(2) Rear as load lights			
HK-20-7100		Scene Lights, C/S, Activated W/C/S Door	1	WC	1600727
		The curbside entry door shall activate the curbside scene lights when opened			
<b>WARNING LIGHT FLASHERS</b>					
HU-24-6400		Flasher, Vanner, 9860GCPE, Standard	1	WC	
		Flash pattern shall be Dual Burst	1	WC	HU-24-6400
<b>HEADLIGHT FLASHER:</b>					
J0-42-2200		Flasher, Headlights, Whelen SSFPOS	1	WC	
			1	WC	1550956
<b>HARNES LAYOUT:</b>					
J5-12-0000		Halogen, " E " Spec, Vanner	1	WC	
			1	WC	H960124
<b>STOP/TURN/TAIL LIGHTS:</b>					
JA-10-1000		Light, License Tag, (2), Grote 60101, STD	1	WC	
		Locations:	1	WC	1600017
		(2) Rear license plate frame			
JA-11-0099		No Flanges or housings, Standard	1	WC	9980003
JA-13-8060		Tailight Pkg, Whelen, 600H Stop/Tail, Turn Arrow & Backup, ILOS	1	WC	JA-13-8060
<b>MODULE OVERHEAD HEADLINER:</b>					
JK-10-5500		Headliner, Flat, Expanded PVC, Std	1	WC	
		Standard headliner	1	WC	JK-10-5500
<b>12VDC INTERIOR LIGHTING:</b>					
JP-10-2000		Lights, Weldon, 8046-0320-80, (3) S/S, (2) C/S, CM+	1	WC	
		Locations:	1	WC	JP-10-2000
		(3) Streetside headliner			
		(2) Curbside headliner			
JP-10-7005		Light, Stepwell, Trucklite, 2in, Std	1	WC	1600075
		Location:			
		(1) Curbside step well			
JP-10-8000		Light, Xantech, 105-500, 5 Inch, In A/A	1	WC	1600015
		Location:			
		(1) Above action area			
<b>LIGHTS &amp; MISCELLANEOUS:</b>					
JR-50-1401		Spotlight, Blue Eye, 400,000 CP, Std Model only	1	WC	
		Location:	1	WC	JR-50-1401
		(1) Behind passenger seat			
JR-50-2800		Light, Compartment, 2" Incandescent, (1) Each	5	WC	1600447
		Locations:			
		(1) Compartment "A"			
		(1) Compartment "B"			
		(1) Compartment "D"			
		(1) Compartment "E"			
		(1) Compartment "F"			

PART NO	S	DESCRIPTION	QTY	ID	REF. NO
JR-60-2003		Timer, Momentary Sw, 15 Minute, Constant Hot, Std Model only Location: (1) Mount switch on curbside wall at the head of the squad bench in the standard location. Switch to allow activation and also deactivation. Wire to streetside dome lights on high in headliner.	1	WC	JR-60-2003
JR-70-0005		Light, in Circuit Board Area, for Electrical Troubleshooting Location: (1) Electrical cabinet - with integral switch; wired Constant Hot.	1	WC	JR-70-0005
		<b>IV WARMERS:</b>	1	WC	
LK-10-1000		IV Warmer, Smithworks, Floor model in cabinet "O"- Ignition/shoreline hot.	1	WC	2359924
		<b>SUCTION PUMPS:</b>	1	WC	
LP-10-0500		Suction Pump, Standard Location: (1) Compartment "E", forward ceiling with a cage	1	WC	2300363
		<b>INSULATION:</b>	1	WC	
LU-10-1000		Insulation, Fiberglass, Unfaced Standard insulation package	1	WC	1000413
		<b>GRABRAIL(S)/GRABHANDLES:</b>	1	WC	
N0-11-0503		Handrails, (3), Custom "L" Shape, 1" SS, Entry Drs, Std Model Locations: (1) Curbside entry door (2) Rear entry doors	1	WC	N0-11-0503
		<b>MEDICAL RAILS:</b>	1	WC	
N5-13-6500		Pole, IV, 7/8" S/S Tube, w/ Deck flanges, Mounted : Between cabinet L and the action area deck at rear of action area.	1	WC	2350211
N5-13-8005		Grabrail, 1 Inch X 96.5 Inch, Handicap Style, STD, CM+ Location: (1) Patient compartment headliner	1	WC	N5-13-8005
		<b>O2 CYLINDER RACKS:</b>	1	WC	
NA-10-2500		Rack, Cylinder, Ziamatic, "M", ORM-2 Location: (1) Compartment "F", wall #3	1	WC	2300209
		<b>O2 SYSTEMS COMPLETE:</b>	1	WC	
NF-50-1001		O2 Sys, LF, (2) O2/(1) Vac Port A/A, (1) O2 C/S, Std Model only The oxygen outlets shall be Ohio style  Locations: (2) Oxygen outlets in action area (1) Vacuum port in action area (1) Oxygen outlet curbside wall at head of squad bench	1	WC	NF-50-1001
		<b>O2 SYSTEM PARTS:</b>	1	WC	
P0-59-7500		Regulator, Oxygen Cylinder, Preset 50PSI, Installed Location: (1) Compartment "F" on oxygen line	1	WC	P0-59-7500
		<b>SUCTION CONTAINERS:</b>	1	WC	
PA-10-7001		Regulator/Holder, SSCOR 22000, Std Model only Location:	1	WC	PA-10-7001

PART NO	S	DESCRIPTION	QTY	ID	REF. NO
		(1) Action area counter top			
		<b>COT MOUNTS:</b>	1	WC	
PF-26-3100		Cot Mount, Stryker #6377, Dual Position - Change Notice 8- NOT COMPLIANT setup for MX pro	1	WC	2411700
PF-35-4200		Cot Mount, Stryker, Mods, Rear Safety Hook Installed	1	WC	2401706
		<b>IV HOOKS:</b>	1	WC	
PP-20-1000		IV Hook, Perko, (1), W/Straps, STD	2	WC	2350508
		Locations: (1) Curbside headliner (1) Streetside headliner			
		<b>KICK PLATES STAINLESS STEEL, ON CABINETS:</b>	1	WC	
PU-10-5050		Kickplate, Brushed SS, Face of S/B & Basewall, #7146/#1146	1	WC	PU-10-5050
R5-11-5700		Seatbelt, Assy, (6) Point, (1) EA - Change Notice 8 -Compliant Locations: (2) Squad bench (1) CPR Side seat.	3	WC	R5-11-5700
		<b>INSTALLED STRAPS:</b>	1	WC	
RK-12-1000		Strap, In Stairchair Storage, Standard	1	WC	RK-12-1000
RK-12-3200		Strap, Quick Clip Adjustable, Citi Medic, Std in LR compt City Medic Plus	1	WC	RK-12-3200
		Located in the Left Rear Compartment			
		<b>MODULE INTERIOR</b>	1	WC	
RU-05-0000		Interior Cabinets - Duralite Construction, Wood	1	WC	RU-05-0000
		<b>MICA COLOR:</b>	1	WC	
RU-10-2000		Mica, Dove Gray	1	WC	1923014
		<b>SUB FLOORING:</b>	1	WC	
RZ-99-0025		Flooring, Wood, Type 3/7/9, Std	1	WC	RZ-99-0025
		<b>FLOORING:</b>	1	WC	
T0-10-0503		Flooring, Johnsonite, Optima Sidewalk, #866 FL21114-1	1	WC	T0-10-0503
		<b>SEAMLESS ATTENDANT SEATS:</b>	1	WC	
T5-10-5050		Seat, Attendant, EVS 1780S, Gunmetal, Swivel Base, STD - With load bearing slide track, 3 point seatbelt and EVS188S Swivel Base.	1	WC	T5-10-5050
		<b>SEAMLESS UPHOLSTERY:</b>	1	WC	
T5-25-1500		Uph, Smless, Gunmetal, W/Bio, No Post & Wheel	1	WC	1900391
		<b>LEXAN, CITIMEDIC PLUS:</b>	1	WC	
TB-10-0025		Cab J1, Wood Door, Hinged on the Bottom	1	WC	TB-10-0025
TB-10-0050		Cab J2, Clear Lexan Slider	1	WC	TB-10-0050
TB-10-0130		Cab L1, Clear Lexan Slider	1	WC	TB-10-0130
TB-10-0170		Cab L2, Clear Lexan Slider	1	WC	TB-10-0170
TB-10-0230		Cab M, Gray Lexan Slider	1	WC	TB-10-0230
TB-10-0310		Cab O, Gray Lexan Slider	1	WC	TB-10-0310
		<b>O2 DOOR:</b>	1	WC	
TK-10-5010		Lexan Flaps, Hinged Left Side, Fixed Right Side, Std	1	WC	TK-10-5010
		<b>GLOVE HOLDERS:</b>	1	WC	
TN-20-1001		Cabinet, Glove Box Holder, (3), Above C/S door, Std Model only (narrows cabt "E1" on Pureair 1 w/low headroom)	1	WC	TN-20-1001
		<b>RIGHT FRONT CABINET:</b>	1	WC	
TU-20-49SP	X	Cabinet, RF, 6" Seat Travel, Combo A/C, CM+ (SO-RF-367027)	1		

PART NO	S	DESCRIPTION	QTY	ID	REF. NO
		Upper E-1 with I/O access and lower E-2 for Hoseline ESC-15 temperature controlled cabinet.			
TU-20-49SR	X	ESC-15 Climate Control Cabinet System in Lower RF Cabinet. (SO-ECS-367027) SR 215845F	1		
		LOWER RF Cabinet, climate controlled drug cabinet, 20"H . This cabinet will be insulated and will be cooled by a Hoseline #ECS-15 Climate Control System. The cabinet will have single door with a locking lever latch. Door will be hinged on left. Interior dimensions must be able to fit a 747 drug box.			
TU-20-9100		Door, Single Wood, Hinged Right, RF Cab	1	WC	RFDR16
		<b>HARDWARE, LATCHES AND LOCKS:</b>	1	WC	
V0-10-0500		Handle, C, Pull, Installed, (1) Ea, STD -RF Cabinet(s)	1	WC	2109707
V0-10-2000		Latch, Plunger Roller, Installed -RF Cabinet(s)	2	WC	2109714
V0-11-5000		Latch, Lever, No Key, STD, Installed - at top of RF cabinet door(s)	2	WC	2019705-1
V0-11-7000		Latch, Lever, W/Key, STD, Installed For lower E-2	1	WC	2019704-1
V0-11-7001		Latch, Lever, W/Key, STD, Installed, CM+ Cabinet "J", wood door	1	WC	2019704-1
		<b>SQUAD BENCH:</b>	1	WC	
V5-20-7050		Cabinet, Squad Bench, Standard, CM+ With Bio-waste at the head of the squad bench cabinet. two seating positions with 6 point seatbelts. Three belts for supine patient.	1	WC	C260366
		<b>HARDWARE:</b>	1	WC	
V5-80-1005		Handle, Trimark, Squad Bench, STD	1	WC	V5-80-1005
V5-82-2500		Strut, Gas, 60 LB, Installed, ILOS, Mods	1	WC	2109706
		<b>BASEWALL CABINET:</b>	1	WC	
VK-17-7157		Cabinet, Basewall, Std, CM+, w/CPR Seat Cabinet "H" for stairchair Cabinets "M" and "O".	1	WC	C242136
VK-17-7170		Cabinet, SSU, Std, CM+, w/CPR Seat, w/Angled "L1" Cabinet "J1" with door hinged at the bottom, lever latch at top. Cabinet "J2", "L1" and "L2".	1	WC	VK-17-7170
		<b>ACTION AREA WORK SURFACE</b>	1	WC	
VP-10-5916		A/A Tray, No Bio, Poured, Gray, Narrow, 50" Aisle, Type 3/7 **Only for 50" aisle space units**	1	WC	VP-10-5916
VP-15-0065		Cabinet, A/A, No P2, CitiMedic Plus	1	WC	VP-15-0065
VU-14-4000		Shelf, Interior, Adj, in Cabinet: J2, L1, L2, M and O	5	WC	2101503
VU-14-4001		Shelf Track, Cabt, #HA24663, Upgrade, Std Model only	5	WC	VU-14-4001
		<b>SHIP LOOSE ITEMS:</b>	1	WC	
YY-10-6400		Ship Loose, W.C. Standard Items	1	WC	2609998
YY-13-3000		Spare Tire, OEM only, Ship Loose installed on bracket in compt "B"	1	WC	1000800



**NOTICE OF SOLICITATION  
UNIFORM INSTRUCTIONS FOR PROPOSALS  
CITY OF BISBEE**

**AMBULANCE**

**1. Introduction**

The City of Bisbee is seeking sealed bids and proposals ("Proposals") in the manner specified herein from qualified vendors ("Vendor") capable of providing the following goods and/or services:

**The City of Bisbee is accepting sealed bids and proposals for an ambulance**

**2. SCHEDULE OF EVENTS**

**Submittal Due Date:** December 1, 2015 at 4:00 P.M.  
(Arizona, MST)

**Submittal Location:** City Clerk, City of Bisbee  
118 Arizona Street  
Bisbee, AZ 85603

**Inquires may be directed to:** Marc Burneleit  
Fire Chief  
192 Highway 92  
Bisbee, AZ 85603  
(520)234-5888

**3. Nature of the Purchase**

The specifications and descriptions of the work and/or materials required are described in the attached "Specifications, Scope of Work or Requirements" that accompanies this Notice.

**4. Preparation of Proposal**

4.1 It is the responsibility of the Vendor to examine the entirety of this Notice of Solicitation and to seek clarification of any requirement that may not be clear. This Notice of Solicitation includes the City of Bisbee's standard Purchase Contract, which the successful bidder will be required to execute.

4.2 The City will not reimburse any costs incurred in developing, presenting or providing the Proposal. All materials and documents submitted in response become the property of the City and will not be returned.

4.3 All Proposals submitted to the City become a public record. If the Vendor believes that any information included in a Proposal should remain confidential, the Vendor must specifically identify that information and its reasons. In the event of any public request for this

information, the City will use its best reasonable efforts to provide the Vendor with notice of this request and an opportunity to obtain a court order, at the Vendor's sole expense, protecting this information from release prior to making it available.

4.4 The specifications included in this Notice of Solicitation are the minimum level required. All Proposals submitted must be for products or services that meet or exceed the minimum level of all such specifications.

4.5 If brand names or specific products are identified in the specifications, the Vendor may propose substantially equivalent alternatives. For any such Proposal, the Vendor must submit technical literature or detailed production information sufficient to allow the City to evaluate the nature of the proposed product.

4.6 Prices shall be submitted on a per unit basis, by line item, when applicable. The prices offered should not include applicable state and local taxes. The City will reimburse the Vendor for applicable transaction or sales taxes, provided that they are separately identified in any invoice. The Vendor will be responsible for the payment of all applicable taxes.

4.7 Any exceptions that are included with the Proposal shall be submitted in a clearly identified separate statement by which the Vendor specifically identifies the precise terms to which any exception is made and describes any alternative offer, if applicable. Any exception that is not clearly identified will be without force and effect. An attached preprinted form of contract or the Vendor's standard terms will not be considered to be a specific statement of exception.

## **5. Submission of the Proposal**

5.1 **Two copies** of the Sealed Proposals must be in the actual possession of the City Clerk on or prior to the exact time and date indicated in the Schedule of Events. Late proposals will not be considered.

5.2 Sealed Proposals must be submitted in a sealed envelope or container with the following information clearly indicated on the outside:

- a. Name of the Solicitation, as indicated by the City.
- b. Name and address of the Vendor

5.3 Proposals shall be submitted in writing, by a paper document that is printed, typed or in ink. Proposals submitted directly to the City by electronic means, by facsimile, electronic mail, or otherwise, shall not be accepted. Any substitute for any document forms provided with this Notice of Solicitation must be legible and must contain the same information requested by any such form.

5.4 Proposals may be withdrawn upon the submission of written, signed request submitted by the Vendor prior to the due date and time. Proposals may not be amended or withdrawn after the due date and time.

## **6. Award of the Contract**

6.1 The City reserves the right to waive any immaterial defect or informality in a Proposal; to reject any or all Proposals or portions thereof; to reissue this Notice of Solicitation; and to accept a Proposal on a partial basis, if in the best interests of the City.

6.2 Unless otherwise stated, the Contract will be awarded to the lowest responsive, responsible bidder who has demonstrated the ability to perform as required. Factors that will be considered in making this award include technical capability of the Vendor, performance history, demonstrated availability of the necessary people and equipment, price and timeliness of the performance.

## **7. Certification**


7.1 By signing and submitting a Proposal, the Vendor certifies that the Proposal did not involve any collusion or other anti-competitive practice; that the Vendor will not discriminate against any employee, applicant, or customer in violation of applicable state and federal law; and that the Vendor has not given, offered to give and will not give any economic opportunity, future employment, gift, loan, gratuity, trip, favor or discount to any City employee or official in connection with the Proposal.

7.2 The Vendor further certifies that the individual signing the Proposal has the authority to make a binding legal commitment on behalf of the Vendor to perform and deliver everything that is required in connection with the Proposal. Unless otherwise stated herein, the Proposal shall be effective for a period of thirty (30) days.

## PROPOSAL

### TO THE CITY OF BISBEE:

The undersigned hereby offers the following Proposal and agrees to furnish the materials and/ or services requested in compliance with all of the terms, conditions, specifications, and other descriptions of the work associated with this Notice of Solicitation. The Vendor certifies that he or she has read, understands and will fully and faithfully comply with the Notice of Solicitation, its attachments and any referenced documents. The Vendor also certifies that the prices offered were independently developed without consultation with any of the other bids or potential bidders.

  
Authorized Signature

September 25, 2015  
Date

Garett Adelman, Regional Account Manager  
Printed Name and Title

Company Name Emergency Vehicle Group, Inc.

Address 2883 East Coronado Street

City, State and Zip Code Anaheim, California 92806

Telephone Number(s) 714-500-7453

Company's Fax Number 714-238-0120

Email Address gadelman@evginc.net

**[ATTACH PROPOSAL TO THIS PAGE]**



**The Following is an Offer and Purchase Agreement for:**  
**Bisbee Fire Department To Purchase**

**One (1) Wheeled Coach Type III Citimedic 1146 Ambulance(s) on 2016 Chevrolet 3500, 4 x 2, Diesel Powered Cutaway Van(s)**  
**September 23, 2015**

Description	Qty	Price Each	Extended Price
One (1) Wheeled Coach Type III Citimedic 1146 Ambulance(s) on 2016 Chevrolet 3500, 4 x 2, Diesel Powered Cutaway Van Chassis Chassis VIN Number(s): To Be Determined After Production Start	1	\$118,155.00	\$118,155.00
Document Fee	1	\$80.00	\$80.00
<b>Total Purchase Price</b>	<b>1</b>	<b>\$118,235.00</b>	<b>\$118,235.00</b>

This constitutes a contract for the purchase and sale of One (1) Wheeled Coach Type III Citimedic 1146 Ambulance(s) on 2016 Chevrolet 3500, 4 x 2, Diesel Powered Cutaway Van chassis between Emergency Vehicle Group, Inc. (Seller) and the Bisbee Fire Department (Buyer) in the total amount of:

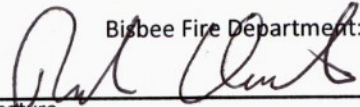
**One Hundred Eighteen Thousand Two Hundred Thirty Five Dollars and No Cents**  
**\$118,235.00**

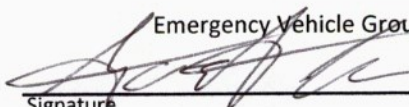
Offer based on work order/specification reference number and any associated drawing(s) as provided. A final approval work order/specification and drawing will be provided after all Pre-Construction changes are completed (if applicable). Pre-Construction changes may incur an additional cost.

Payment Terms: 100% payment of the contract is due at the time of delivery. Failure to pay the contract in full may result in interest accruing at a rate of 0.0164% compounded daily on the unpaid portion (based on a 6% annual rate). Proof of insurance and approved financing or payment will be required to execute this contract.

Delivery Time: Delivery shall be 90 days after signed offer and purchase agreement and approved work order and production drawings of the vehicle.

Signature below represents acceptance of above contract and terms:

Bisbee Fire Department:  
  
Signature \_\_\_\_\_ Date 01-11-16  
Printed Name Ronald Oertle  
Title Mayor

Emergency Vehicle Group:  
  
Signature \_\_\_\_\_ Date 9/23/2015  
Printed Name Garrett Adelman  
Title Regional Account Manager



## Bisbee Fire Department

### Alternate Options List

The following is a list of "Alternate Options" as requested by the Bisbee Fire Department on the ambulance bid:

1. Vehicle painted Red	\$1,700.00
2. Bisbee Fire Department graphics package and lettering)	\$1,910.00
3. Vanner Inverter / Charger	\$1,568.00
4. Kussmaul auto eject 20 AMP shoreline	\$165.00
5. Pre- wire antenna coaxial cables (2)	Included
6. Whelen SSFPOS headlight flasher	\$194.00
7. Whelen single row LED emergency lights, ILOS	\$3,567.00
8. Smithworks IV warmer	\$764.00
9. Hoseline ESC15 climate controlled drug box	\$3,012.00
10. IV pump pole	\$55.00
11. Braun CME 121 portable IV pump with dual cassette	\$6,545.00
12. PPE compartment large enough for two sets	Included

**Total: \$12,935.00**

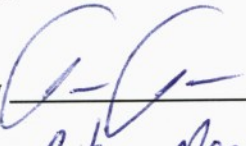
**ACCEPTANCE OF PROPOSAL  
NOTICE OF AWARD**

The Proposal is hereby accepted by the City of Bisbee. This document shall also constitute notice of award of the Contract to the Vendor.

The Vendor is bound to provide the materials and/or services identified in the Proposal, subject to all terms, conditions, specifications, amendments, and other requirements set forth in this Notice of Solicitation and the Contract.

The Vendor shall not commence any billable work or provide any materials or services under this document until the Vendor and the City execute the Contract and the Vendor receives a formal notice to proceed from the City of Bisbee.

City of Bisbee

By   
Its: City Manager

Date: 12-17-15

## **SPECIFICATIONS, SCOPE OF WORK OR REQUIREMENTS**

**See following page.**

The City of Bisbee is accepting bids for one Type III, class 1, dual rear wheel driven ALS Ambulance, Cab and Chassis to be manufactured by General Motors Corporation (the Ambulance"). Dimensions of the ambulance will not exceed 142" long, 90" wide, 84" high. The patient compartment will have a center mounted cot with Stryker PowerPro Model 6500 Ambulance Cot or equivalent. Sealed bid proposals will be received on or before 4:00 p.m. Mountain Standard Time, September 30, 2015 at 118 Arizona Street, Bisbee, Arizona, 85603. Bids will thereafter be opened and read aloud.

The City of Bisbee reserves the right to reject any or all bids and to accept any bid presented which meets or exceeds these specifications and which the City deems to be in the best interest of the Bisbee Fire Department.

Add alternates:

1. Paint the entire unit red to match existing color, add a 4" blue reflective beltline stripe and a  $\frac{3}{4}$ " white reflective pinstripe.
2. Bisbee Fire Department identification lettering
3. Inverter/ charger
4. Auto eject shoreline
5. Pre-wired antennae coax
6. Wig Wag headlights
7. LED Emergency Lighting
8. Heated Shelf/tray for IV solutions
9. Refrigerated compartment
10. IV Pump Pole
11. Portable IV Pump with dual cassette
12. PPE Compartment large enough for two sets

Any bid must warrant the Ambulance for [insert the warranty provisions you desire]. The Ambulance must be delivered on or before June 1, 2016. Failure to deliver by that date shall result in a penalty of \$100/day, to be deducted from the purchase price.